~ NOTICE OF TRANSFER ~ OF

TOXIC SUBSTANCES CONTROL ACT LOW RELEASE AND EXPOSURE EXEMPTION

Company (Transferor)	LOREX Number	
1. Transfer of Manufacture Rights. Effective on	, the Company did sell	
or otherwise transfer to	("Successor in Interest") the	
rights and liabilities associated with manufacture of the above-	ilities associated with manufacture of the above-referenced chemical substance,	
which was the subject of a Low Release and Exposure Exemption (LOREX) governed by the		
LOREX rule at 40 CFR 723.50(c)(2), promulgated by the U.S. Environmental Protection Agence		
(EPA) under authority of §5(h)(4) of the Toxic Substances Control Act (TSCA, 15 U.S.C.		
§2604(h)(4)).		

2. Assumption of Liability.

- (a) The Successor in Interest shall be liable for compliance with the requirements of this LOREX effective as of the date and time of transfer. The Successor in Interest hereby certifies that, as of the effective date of transfer, all actions or omissions governed by the applicable TSCA LOREX limiting manufacture, processing, use, distribution in commerce and disposal of the LOREX substance, shall be the responsibility of the Successor in Interest. Successor in Interest also certifies that it is incorporated, licensed, or doing business in the United States in accordance with 40 CFR 720.22(3).
- (b) The Company shall be liable for compliance with the requirements of this LOREX until the effective date and time of the transfer described above. Nothing in this notice shall be construed to prohibit EPA from taking enforcement action against the Company after the effective date of the transfer for actions taken, or omissions made, during the time in which the Company manufactured, processed, used, distributed in commerce, or disposed of the LOREX substance pursuant to the terms of this LOREX.
- **3. Certification of Compliance.** Successor in Interest hereby certifies that the LOREX chemical substance meets all applicable exemption conditions in 40 CFR 723.50, including satisfaction of all the low environmental release and low human exposure eligibility criteria specified at 40 CFR 723.50(c)(2). Successor in Interest further certifies that Successor in Interest will not, without satisfying the applicable notice requirements, engage in any changes to operations involving the LOREX substance that would require submission to EPA of a new LOREX notice (or other TSCA §5 notice) pursuant to 40 CFR 723.50(j). Changes involving manufacturing site, use, human exposure and environmental release controls, physical form, and annual production volume generally require submission of a new notice under 40 CFR 723.50(j).

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TOXIC SUBSTANCES CONTROL ACT -- LOREX EXEMPTION

(continued)

4. Confidential Business Information. The	5
reasserts, or relinquishes, or	modifies [check-mark the appropriate blank]
all Confidential Business Information (CBI)	claims made by the Company, pursuant to Section
14 of TSCA and 40 CFR Part 2, for the LOF	REX substance(s). Where "reasserts" or
"relinquishes" is indicated, that designation	shall be deemed to apply to all such claims. Where
	hall be explained in detail in an attachment to this
	t's company name (and thus this Notice of Transfer
document)is or is not claimed	
/ <u></u>	
Company (Transferor)	LOREX Number
G:	
Signature of Authorized Official	Date
Printed Name of Authorized Official	
Printed Name of Authorized Official	
Title of Authorized Official	
Title of Authorized Official	
Successor in Interest	
Signature of Authorized Official	Date
Printed Name of Authorized Official	
Title of Authorized Official	
Address	
City, State, Zip Code	

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(continued)

Successor's Technical Contact	
Address	
City, State, Zip Code	
Phone	